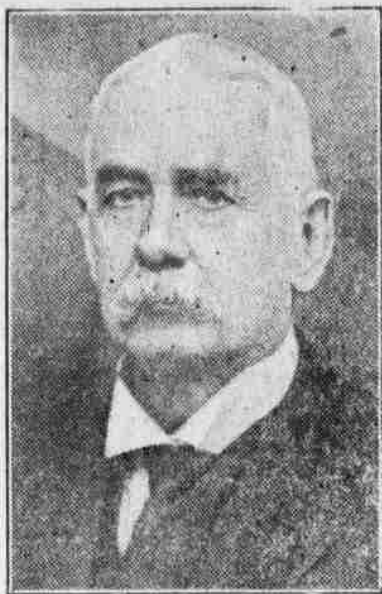


H. M. AILEN ANNOUNCES FOR CITY COMMISSIONER



To The Voters of Knoxville:—

I hereby announce as a candidate for the office of Commissioner of the City of Knoxville, at the election to be held September 20, 1919.

If elected, I promise my best efforts to secure and maintain:

1. A progressive, non-partisan business administration.
2. The greatest possible economy in all departments consistent with the highest efficiency.
3. The elimination of politics from the schools and the payment of uniform salaries to teachers, male and female, for like services.
4. Adequate wages for those engaged in all departments of City work and such application of Civil Service Rules as will protect all worthy and capable employees.

For reference as to my experience and qualifications I respectfully refer to the public generally and particularly to those with whom I was directly associated for a number of years as a member of the City Council and as Vice-President and President of the Knoxville General Hospital and as Manager of the Knoxville Water Department.

H. M. AIKEN

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BREAD & BISCUITS

WHITE LILY FLOUR

NONE SO GOOD

All Bread & Cake Worries Over

J. ALLEN SMITH & CO.

MONEY TO LOAN ON REAL ESTATE
AT REASONABLE RATES
Fire Insurance, Surety Bonds

HOUSES, ROOMS, BUSINESS PLACES, FOR RENT
IN ALL PARTS OF THE CITY

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339 Broadway, New York

TO ALGERNON JACKSON

Willie Jackson vs. Algernon Jackson State of Tennessee, In Chancery Court of Knox County, No. 16740. In this cause, it appearing from the bill filed which is sworn to that the defendant Algernon Jackson is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 25th day of June 1919
J. C. FORD, Clerk and Master
Thos. J. Cline, Sol.

TO HARVEY JOHNSON

Anna Johnson vs. Harvey Johnson State of Tennessee, In Chancery Court of Knox County, No. 16741. In this cause, it appearing from the bill filed, which is sworn to, that the defendant Harvey Johnson is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 5th day of July 1919
J. C. FORD, Clerk & Master
Edw. F. Walsh, Sol.

TO HARRISON WOODS

Maud Woods vs. Harrison Woods State of Tennessee, In the Chancery Court of Knox Co. No. 16756. In this cause, it appearing from the bill filed, which is sworn to, that the defendant Harrison Woods is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed by him and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 2nd day of July 1919
J. C. FORD, Clerk and Master
T. J. Cline, Sol.

**ADDISON J. McNUTT
FLORIST**

17-18 City Market Old Phone 2146
Flowers For Every Occasion
Residence Phone, Old 1920, New 1065

CALL FOR KNOXVILLE MADE
UNION LABEL CIGARS

Porto Rico Havana
MADE BY HAND FROM SELECTED TOBACCO
DEMAND THEM, HELP A HOME INDUSTRY
MADE IN KNOXVILLE BY

J. L. WINTERS.

E. S. BARN UNDERTAKING CO.

1117 1/2 N. 1st St.
UNDERTAKERS, EMBALMERS
AND FUNERAL DIRECTORS
ALL ORDERS PROMPTLY ATTENDED TO
CHAMBERLAIN BLDG.

TO ORVE BUCKNER

Viona Buckner vs. Orve Buckner State of Tennessee, In Chancery Court of Knox County, No. 16747. In this cause, it appearing from the bill filed which is sworn to that the defendant Orve Buckner is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 28th day of June 1919

J. C. FORD, C. and M.

June 28 July 5 12 19 1919

NON-RESIDENT ATTACHMENT

NOTICE

TO VICTORIA BISHOP AND

SILAS M. BISHOP

Oliver Wright et al. vs. Victoria

Bishop et al.

State of Tennessee, In Chancery Court

of Knox County, No. 16749.

In this cause, it appearing from the bill filed which is sworn to that the defendants, Victoria Bishop and Silas M. Bishop are justly indebted to Oliver Wright, A. B. Huffaker and A. J. Rose the complainants and that they are non-residents of the State of Tennessee, so that the ordinary process of law cannot be served upon them and an attachment having been issued and levied on the defendants' property, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.

This first day of July 1919

J. C. FORD, C. & M.

Stooksbury & Beeler, Sols.

July 5 12 19 26 1919

TO JOHN H. DEARMOND RAY

DEARMOND and J. MERRITT

DEAREOND

James V. Hopkins et al. vs. John

John H. DeArmond et al.

State of Tennessee, In Chancery Court

of Knox County, No. 16734.

In this cause, it appearing from the bill filed which is sworn to, that the defendants, John H. DeArmond Ray DeArmond and J. Merritt DeArmond are non-residents of the State of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and set for hearing, ex parte, as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 26th day of June, 1919

J. C. FORD, C. & M.

Green & Webb, Sols.

June 28 July 5 12 19 1919

PREDICTS SHORTAGE OF
LABOR IN NEAR FUTURE

A shortage of labor within the next few months is expected by Dr. R. L. Prentiss, district superintendent of the United States employment service. "The general revival going on in the industries indicates there is going to be a big demand for labor," said Dr. Prentiss. "It seems to me it will be necessary to make more general use of colored labor in the near future."

To Build Homes for Workmen.

Employees of the Standard Oil Company in Elizabeth, N. J., are to have an opportunity to own their own homes, according to a statement sent to the United States department of labor. After a conference between a committee of the company and a committee of employees an option was obtained on a tract of land of thirty-five acres, easily accessible by trolley. Plans were then drawn for several types of houses, the cost of each being \$3,000 and upward, and the property was procured. "These houses are to be sold to employees on a monthly payment basis, the property to be managed jointly by a committee of the company and a committee of employees, which will finance the project on a 5 per cent return for the capital, no profit being sought. Work will be begun at an early date."

Year-Round Employment Paid.

During the period of wartime migration of negroes to the northern states those southern plantation owners who provided year-round employment for their tenants lost very few men, comparatively, according to one of the reports published in a bulletin on "Negro Migration in 1916-17," issued by the department of labor. As soon as the labor demand in the North began to attract workmen the more progressive employers began devising plans for holding their labor. They set about improving their farms, buildings, fences, and introducing drainage systems. In order to keep the men at work. As a result they suffered much less than other employers in the same localities.

Minimum Wage Laws.

The twelve states having a minimum wage law are Arkansas, California, Colorado, Kansas, Massachusetts, Minnesota, Nebraska, Ohio, Oregon, Utah, Washington, Wisconsin. The minimum wage measure for the District of Columbia became effective in September, 1918, its purpose being, as defined in the law itself, "to protect the women and minors of the district from conditions detrimental to their health and morals, resulting from wages which are inadequate to maintain decent standards of living."

State Ownership.

The National Union of Railway Men in Canada has drafted a bill to make provision for the acquisition by the state of railways and canals.

**VOTE FOR
N. B. KUHLMAN**

Candidate For
CITY COMMISSIONER

Primary Sept. 6, 1919

He Will Appreciate Your Support

TROOPS QUELL STRIKE RIOT

Soldiers Patrolling Streets of Rome, N. Y., Following Disorder in Which Several Were Hurt.

Rome, N. Y., July 16.—With 200 state troopers patrolling the industrial section this city is quiet following factory strike riots which injured several persons. The troopers are keeping the streets cleared and preventing crowds gathering. The strikers are mostly foreigners employed in metal products factories. They demand higher wages and an eight-hour day.

Socialists Oppose Treaty.

Paris, July 16.—The national council of the socialist party decided to oppose ratification of the peace treaty. The vote was 1,420 to 114, with 387 abstentions.

To Advance Cash to Exporters.

Washington, July 16.—Application will now be received from responsible American banks and exporters for advances against cattle and cattle product shipments, the war finance corporation announced, the purpose being to stimulate exportation and broaden the demand for these products.

NEAL HEADQUARTERS OPENED
IN SCRUGGS BUILDING

Headquarters for E. W. Neal candidate for the nomination for Mayor in the primary to be held Saturday Sept 6th, has been opened in the Scruggs Building, 617 Market St. Rooms 21 and 22.

Continued from P. 4.

conference to another, that it became evident to them that what they were seeking would be little more than something written upon paper, to be interpreted and applied by such methods as the chances of politics might make available, if they did not provide a means of common counsel which all were obliged to accept, a common authority whose decisions would be recognized as decisions which all must respect.

Skeptical Turn to League.

And so the most practical, the most skeptical among them turned more and more to the league as the authority through which international action was to be secured, the authority without which, as they had come to see it, it would be difficult to give assured effect to this treaty or to any other international understanding upon which they were to depend for the maintenance of peace.

The most practical of the conferees were at last the most ready to turn to the league of nations the superintendence of all interests which did not admit of immediate determination of all administrative problems which were to require a continuing oversight. What had seemed a counsel of perfection had come to seem a plain counsel of necessity. The league of nations was the practical statesman's hope of success in many of the most difficult things he was attempting.

And it had validated itself in the thought of every member of the conference as something much bigger, much greater every way than a mere instrument for carrying out the provisions of a particular treaty. It was universally recognized that all the peoples of the world demanded of the conference that it should create such a continuing concert of free nations as would make wars of aggression and spoliation, such as this that has just ended, forever impossible. A cry had gone out from every home in every stricken land from which sons and brothers and fathers had gone forth to the great sacrifice that such a sacrifice should never again be exacted.

It was manifest why it had been exacted. It had been exacted because one nation desired dominion and other nations had known no means of defense except armaments and alliances.

Old Policy Meant Force.

War had lain at the heart of every arrangement of Europe—of every arrangement of the world—that preceded the war. Restive peoples had been told that fleets and armies, which they tolled to sustain, meant peace; and they now knew that they had been lied to; that fleets and armies had been maintained to promote national ambitions and meant war. They knew that no old policy meant anything else but force, force—always force, and they knew that it was intolerable.

Non-Resident Attachment Notice
M. B. Arnstein vs. Dr. R. F. Quener Before W. M. Sellers Justice of the Peace for Knox county, Tenn.

In this cause, it appearing from the affidavit filed, which is sworn to, that defendant Dr. R. F. Quener is justly indebted to plaintiff and that he is a non-resident of Tennessee so that ordinary process cannot be served upon him and an original attachment having been issued and returned to me with levy upon his property, it is therefore ordered that publication be made in the Knoxville Independent, a newspaper published in the city of Knoxville, for four consecutive weeks, commanding the defendant to appear before me at my office in Knoxville, Tennessee, on the 7th day of August 1919 and make defense to said suit, or same will be proceeded with ex parte. This 9th day of July 1919
W. M. Sellers, Justice of the Peace for Knox County, Tennessee.
July 12 19 26 Aug-2 1919

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subscribe for the Independent.

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KERN'S BUTTERKRUST BREAD

SWEET AS A NUT

Made Under Government Regulations

Sold By All Grocers

G. S. CRANE

Trusses a Specialty. Appliances
For All Kinds of Deformity.
Brazers Ground and put in Shaving Order
Write for Information
708 S. Gay St. Knoxville, Tenn.

G. W. CROUCH CO. FLORISTS

FLORAL DESIGNS, CUT FLOWERS,
ROSES, CARNATIONS, VIOLETS
FLOWERS AND PLANTS OF ALL KINDS
AT REASONABLE PRICES
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Old Phone 996 New Phone 316

Cash For Your Waste Paper

Magazines, Rags, Iron, Metal, Junk
Hughes Paper Warehouse
Chamberlain & McGhee Sts.
Old Phone 1569

REAL ESTATE

INSURANCE

LOANS RENTS

ALEX McMILLAN CO.

TO TOM TILLERY, SUSIE TIL

LERY BIRD, RUSSELL REECE

CLIO REECE, TOM TILLERY

AND JOHN GRAHAM

John Tillery et al vs. Jett Tillery

et al.

State of Tennessee, In Chancery Court

of Knox County, No. 16375

In this cause, it appearing from the bill filed, which is sworn to, that the defendants, Tom Tillery, Susie Tillery Bird, Russell Reece, Clio Reece, Tom Tillery and John Graham are non-residents of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 25th day of June 1919

J. C. FORD, C. & M.

Harris & Beeler, Sol's.

June 28 July 5 12 19 1919

TO LUCIE WILBURN

Edward Wilburn vs. Lucie Wilburn

State of Tennessee, In Chancery

Court of Knox County, No. 16743

In this cause, it appearing from bill filed, which is sworn to, that the defendant Lucie Wilburn is a non-resident of Tennessee so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four successive weeks.

This 28th day of June 1919

J. C. FORD, Clerk & Master.

W. F. Miller, Sol.

June 28 July 5 12 19 1919

TO FRANK A. WITT

Lillian Witt vs. Frank A. Witt

State of Tennessee, In Chancery

Court of Knox County, No. 16744

In this cause it appearing from the bill filed which is sworn to, that the defendant Frank A. Witt is a non-resident of the state of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the 1st Monday of August next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 27th day of June 1919

J. C. FORD, C. & M.

J. C. Fain, Sol.

June 28 July 5 12 19 1919

NOTICE.

I will not be responsible for any debts contracted by any one, but myself, individually.

This 19th day of June 1919

Benj F. Luttrell

June 21 28 July 5 12 1919

JOB PRINTING

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Letter Heads, Statements,
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The Knoxville Independent

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KNOXVILLE, TENNESSEE

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Wholesale Dealers in Produce.

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MONO

100% PURE ICE CREAM

The Desert Supreme With

Both Old and Young

ORDER EARLY EVERY DAY

NO ORDERS TAKEN AFTER

4 P. M. SUNDAYS.

5 P. M. WEEK DAYS

BOTH PHONES 1444

MONO SERVICE

CREAM CO.

TO COSIE OLIVITH RANKIN

J. E. Rankin vs. Cosie Olivith Rankin

State of Tennessee, In Chancery

Court of Knox County, No. 16748

In this cause, it appearing from the bill filed which is sworn to, that the defendant, Cosie Olivith Rankin is a non-resident of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 30th day of June 1919

J. C. FORD, Clerk & Master

LAWRENCE & LAWRENCE, Sols.

July 5 12 19 26 1919

TO ROSA RAMSOUR

Rufus Ramsour vs. Rosa Ramsour

State of Tennessee, In Chancery

Court of Knox County, No. 16745

In this cause, it appearing from the bill filed, which is sworn to, that defendant Rosa Ramsour is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Circuit Court, at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the Knoxville Independent for four successive weeks.

This 27th day of June, 1919

J. C. FORD, C. & M.

R. A. BROWN, Sol.

June